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APPLICATION NO. FILING DATE		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/664,434 09/18/2003		09/18/2003	Alexander Kehrmann	KEHRMANN-2	4479	
20151	7590	04/05/2005		EXAMINER		
HENRY N 350 FIFTH		EISEN, LLC	WOOD, ELI	WOOD, ELIZABETH D		
SUITE 471		2	ART UNIT	PAPER NUMBER		
NEW YOR	K, NY I	0118	1755			
			DATE MANTED. DATES DODE			

Please find below and/or attached an Office communication concerning this application or proceeding.

					1.17			
		Application	No.	Applicant(s)				
Office Action Summary		10/664,434		KEHRMANN, ALEXANDER				
		Examiner		Art Unit				
		Elizabeth D.		1755				
Period fo	The MAILING DATE of this communicat or Reply	tion appears on the co	over sheet with the c	orrespondence ad	dress			
THE   - Externafter - If the - If NO - Failu Any (	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA asions of time may be available under the provisions of 3: SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) do period for reply is specified above, the maximum statutor to reply within the set or extended period for reply will, reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, sation. ays, a reply within the statutor, ry period will apply and will ex by statute, cause the applicat	however, may a reply be tim y minimum of thirty (30) days pire SIX (6) MONTHS from ion to become ABANDONEI	nely filed s will be considered time the mailing date of this c D (35 U.S.C. § 133).	y. ommunication.			
Status								
1)⊠	Responsive to communication(s) filed of	on 28 January 2005.	•					
,	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims			-				
5)⊠ 6)⊠ 7)□								
Applicati	on Papers							
9)□	The specification is objected to by the E	xaminer.						
10)	☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.								
Attachmen —	t(s)		_					
2)  Notic 3)  Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO- mation Disclosure Statement(s) (PTO-1449 or PTO r No(s)/Mail Date		Interview Summary Paper No(s)/Mail Da Notice of Informal P Other:	ate	O-152)			

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# Specification

The examiner has not checked the specification to the extent necessary to determine the presence of **all** possible minor errors (grammatical, typographical and idiomatic). Cooperation of the applicant(s) is requested in correcting any errors of which applicant(s) may become aware of in the specification, in the claims and in any future amendment(s) that applicant(s) may file.

Applicant(s) is also requested to complete the status of any copending applications referred to in the specification by their Attorney Docket Number or Application Serial Number, **if any**.

The status of the parent application(s) and/or any other application(s) cross-referenced to this application, if **any**, should be updated in a timely manner.

### Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 24 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 24 depends on cancelled claim 23. For the purposes of the remainder of this office action, it is being treated as if it depends from claim 22.

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#### Allowable Subject Matter

Claims 3, 4, 6 and 8-10 are allowable over the prior art of record. The allowable subject matter indicated in the previous office action is withdrawn. The following new rejection is applicable to the indicated claims:

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1 and 11- 22 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over the provided translation of DE 201 19 021 in view of US 4,415,367 to Nelson.

These claims are directed to a binder and method for the production thereof wherein the binder contains cement, moist green vitriol and sand with a granulation between 0.1mm and 0.4mm, in combination with an acidifying agent. Note claim 11

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doesn't even identify the drying agent. The applied German reference also teaches a hydraulic binder containing cement, moist iron vitriol and an inert background ingredient having mesh of about 0.2mm, substantially as claimed herein by applicant. See particularly page 2, and page 7.

The reference does not specifically recite the word "sand". However, it is considered that such would have been obvious to the skilled artisan because the background material is defined as "limestone and other natural materials or similar fine-grained or pulverized substances having large surface structure". The examiner considers that the skilled artisan could well have envisioned sand from this disclosure; it is an inexpensive natural material and clearly has an extremely large surface structure, based on it's known adsorbent utility. The examiner considers that the skilled artisan would not have found the selection of sand unobvious for the foregoing reasons.

The German reference is considered to differ from the instantly claimed binder in that it fails to teach the use of an acidifying agent. Nelson is relied upon for the teaching that it would have been known to employ, for example, a sulfuric acid component in the composition of the German reference and so arrive at the instantly claimed composition. Nelson teaches that it is known to add sulfuric acid to iron (II) sulfate containing cement compositions to stabilize them, and such would have provided the skilled artisan with the motivation for the addition of sulfuric acid to the binder of the German reference.

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Any minor differences in the limitations of the dependent claims have been considered. This statement is meant to include limitations such as the use of known cement additives such as titanium oxide (which is a known pigment) would have been obvious depending on the quality and intended use of the desired product.

Furthermore, any such differences are deemed to be result-effective variables that one of ordinary skill in the art would be expected to manipulate to advantage. Additionally, such limitations can be considered to have been simply known as conventional to the artisan practicing in the art at the time the invention was made and/or were common practices which were so well known in the art that they would have been taken for granted. If applicant believes that one or more limitations are critical to the invention, then applicant should amend the claims to reflect such critical limitations as well as indicate where in the specification such critical limitations were discussed and demonstrated.

The limitations of all claims have been considered and are deemed to be within the purview of the prior art.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Elizabeth D. Wood whose telephone number is 571-272-1377. The examiner can normally be reached on M-F, 5:30-2:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jerry Lorengo can be reached on 571-272-1233. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Elizabeth D. Wood Primary Examiner Art Unit 1755

edw